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SOCIAL AND REHABILITATION SERVICES CHILDREN AND YOUTH ADVISORY COMMITTEE

NOTICE OF MEETING

The Children and Youth Advisory Committee will meet at noon Monday, April 14, in the Judicial Administrator's conference room, Judicial Center, 301 W. 10th, Topeka.

STEPHEN CLEGG, JR. Chairman, Children and Youth Advisory Committee

Doc. No. 004074

State of Kansas

DEPARTMENT OF REVENUE LIQUOR LAW REVIEW COMMISSION

NOTICE OF MEETINGS

The Liquor Law Review Commission Subcommittee on Wholesalers will meet at 1:30 p.m. Thursday, April 17, and 10 a.m. Friday, April 18, in the secretary's conference room, Department of Revenue, 2nd Floor, State Office Building, Topeka.

The Liquor Law Review Commission Subcommittee on Off Premises will meet at 11 a.m. Tuesday, April 22, in the secretary's conference room, Department of Revenue, 2nd Floor, State Office Building, Topeka.

HERB ROHLEDER Chairman

Doc. No. 004072

State of Kansas

ADJUTANT GENERAL'S DEPARTMENT MILITARY ADVISORY BOARD

NOTICE OF MEETING

The Kansas Military Advisory Board will meet at 1:30 p.m. Monday, April 14, in Room 102, State Defense Building, 2800 Topeka Blvd., Topeka. Leasing part of the Leavenworth Armory to the Leavenworth County Commission for emergency operations and other state military matters will be discussed.

RALPH T. TICE, Major General Kansas Army National Guard The Adjutant General

Doc. No. 004066

State of Kansas

SOCIAL AND REHABILITATION SERVICES KANSAS CITIZENS ADVISORY COMMITTEE ON ALCOHOL AND OTHER DRUG ABUSE

NOTICE OF MEETING

The quarterly meeting of the Kansas Citizens Advisory Committee on Alcohol and Other Drug Abuse will be conducted from 8:30 a.m. to 4 p.m. Thursday, April 10, in the Capitol Room of the Ramada Inn South, 3847 Topeka Blvd., Topeka. Agenda items include a legislative update, cooperative efforts with state agencies, and the fiscal year 1988 budget. The selection of new officers will be considered at this time.

JAMES A. McHENRY, JR. Commissioner of Alcohol and Drug Abuse Services

Doc. No. 004073

The Kansas Register is an official publication of the state of Kansas, published by authority of K.S.A. 75-430. The Kansas Register is published weekly by the Kansas Secretary of State, State Capitol, Topeka, KS.66612-1594. One-year subscriptions are \$47.50. Single copies may be purchased, if available, for \$2.00 each. Second class postage paid at Topeka, KS. ISSN No. 0744-2254.

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PUBLISHED BY JACK H. BRIER Secretary of State 2nd Floor, State Capitol Topeka, KS 66612-1594



PHONE: 913/296-3489

DEPARTMENT OF ADMINISTRATION DIVISION OF ARCHITECTURAL SERVICES

NOTICE OF COMMENCEMENT OF NEGOTIATIONS FOR TECHNICAL SERVICES

Notice is hereby given of the commencement of negotiations for a health analysis of the site of the Kansas Sunflower Research Property in Johnson County near DeSoto. This analysis is to be provided by an industrial hygienist or other qualified individual or firm.

Any questions or expressions of interest should be directed to Greg Wade, Sudler House, University of Kansas, Lawrence 66045, (913) 864-4636, by April 18, 1986.

JOHN B. HIPP, AIA Director, Division of Architectural Services

Doc. No. 004062

State of Kansas DEPARTMENT OF TRANSPORTATION

NOTICE TO CONTRACTORS

Notice is hereby given that sealed proposals for the construction of road and bridge work in the following Kansas counties will be received at the office of the Chief of Construction and Maintenance, K.D.O.T., Topeka, until 10 a.m., April 17, 1986 and then publicly opened:

Thomas—97 U-0936-01—Colby, beginning at I-70 and Country Club Drive, then north, 2.043 miles, grading and concrete pavement. (Federal Funds)

Proposals will be issued upon request to all prospective bidders who have been prequalified by the Kansas Department of Transportation on the basis of financial condition, available construction equipment, and experience. Also, a statement of unearned contracts (Form No. 284) must be filed. There will be no discrimination against anyone regardless of race, religion, color, sex, physical handicap, national origin or ancestry in the award of contracts.

Plans and specifications for the project may be examined at the office of the county clerk or at the Kansas Department of Transportation district office responsible for the work.

JOHN B. KEMP Secretary of Transportation

Doc. No. 004037

State of Kansas DEPARTMENT OF ADMINISTRATION

NOTICE OF HEARING ON PROPOSED ADMINISTRATIVE REGULATIONS

A public hearing will be conducted at 10 a.m. Friday, April 18, in the Old Supreme Court Room, 3rd Floor, State Capitol, Topeka, to consider the adoption of proposed changes in existing rules and regulations of the Department of Administration. These regulations are being adopted on a temporary and permanent basis.

On December 11, 1985, the Secretary of Administration amended K.A.R. 1-2-25, 1-5-5, 1-5-24 and 1-9-13 on a temporary basis in order to implement amendments to the Fair Labor Standards Act. As those temporary regulations will expire on April 30, 1986, new temporary and permanent regulations are proposed to take effect on May 1, 1986 and May 1, 1987.

Amendments to K.A.R. 1-2-25, 1-5-5 and 1-9-13 are technical changes related to the definition and use of the term compensatory time and are identical to those adopted in the December temporary regulations. Amendments to K.A.R. 1-5-24 establish provisions for accumulation and use of compensatory time off in lieu of overtime compensation. The amendments provide that no more that 120 hours of compensatory time can be accumulated unless a higher maximum is approved by the Secretary of Administration.

All interested parties may submit written comments prior to the hearing to the Secretary of Administration, 2nd Floor, State Capitol, Topeka 66612. All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulations during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request each participant to limit any oral presentation to not more than five minutes.

Copies of the full text of these regulations and of the related fiscal impact statement may be obtained from Division of Personnel Services, State Office Building, Topeka 66612, (913) 296-4278 (KANS-A-N 561-4278).

ALDEN K. SHIELDS Secretary of Administration

SECRETARY OF STATE

NOTICE

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING:

I, JACK H. BRIER, Secretary of State of the State of Kansas, do hereby certify that pursuant to the provisions of K.S.A. 1985 Supp. 16-207, the maximum effective rate of interest per annum for notes secured by all real estate mortgages and contracts for deed for real estate executed during the period of April 1, 1986 through April 30, 1986 shall be 11.29 percent.

In testimony whereof: I hereto set my hand and cause to be affixed my seal. Done at the City of Topeka, this 31st day of March, A.D. 1986.

> **IACK H. BRIER** Secretary of State

Doc. No. 004071

State of Kansas

LEGISLATURE

LEGISLATIVE BILLS INTRODUCED

The following lists the numbers and titles of bills and resolutions recently introduced in the Kansas Legislature.

Copies of bills and resolutions are available free of charge from the Legislative Document Room, 145-N State Capitol, Topeka 66612, (913) 296-4096. There is a limit of 25 copies of any one item.

Bills Introduced March 20-26:

Bills Introduced March 20-26:

SB 743, by Committee on Federal and State Affairs: An act relating to severance tax on minerals; concerning exemptions therefrom for the severance and production of oil; amending K.S.A. 79-4217 and repealing the existing section.

SB 744, by Committee on Federal and State Affairs: An act designating the Terrapene ornata, Agassiz (ornate box turtle) as the official state reptile.

SB 745, by Committee on Ways and Means: An act concerning the uniform commercia code; authorizing the secretary of state to fix certain fees; amending K.S.A. 34-9-403, 34-9-405 and 34-9-406 and K.S.A. 1985 Supp. 84-9-407 and 84-9-411 and repealing the existing sections.

SB 746, by Committee on Ways and Means: An act concerning the commission collected by the state treasurer for receiving and disbursing certain funds; amending K.S.A. 10-505 and repealing the existing section.

SB 747, by Committee on Ways and Means: An act establishing the osteopathic scholarship repayment fund.

SB 748, by Committee on Ways and Means: An act concerning workers' compensation; relating to administrative law judges; amending K.S.A. 75-5708 and repealing the existing section.

SB 749, by Committee on Ways and Means: An act concerning the state emergency fund; amending K.S.A. 75-3713b and repealing the existing section.

SB 750, by Committee on Ways and Means: An act relating to securities; concerning unlawful acts by investment advisers; amending K.S.A. 17-1253 and repealing the existing

section.

SB 751 by Committee on Ways and Means: An act concerning health maintenance organizations; prohibiting certain exclusions for persons involuntarily committed to state psychiatric hospitals.

HB 3111, by Committee on Ways and Means: An act concerning the state conservation commission; relating to grants for conservation structures and improvements; amending K.S.A. 1985 Supp. 2-1915 and repealing the existing section.

HB 3112, by Committee on Ways and Means: An act concerning hazardous waste; relating to the disposal thereof; amending K.S.A. 65-3430, 65-3433, 65-3443, 65-3445 and repealing the existing sections.

HB 3113, by Committee on Federal and State Affairs: An act designating the Terrapene ornata, Agassiz (ornate box turtle) as the official state reptile.

HB 3114, by Committee on Federal and State Affairs: An act concerning the Kansas tort claims act; relating to exceptions from liability; amending K.S.A. 75-6102 and 75-6104 and repealing the existing sections.

claims act; relating to exceptions from liability; amending K.S.A. 75-6102 and 75-6104 and repealing the existing sections.

HB 3115, by Committee on Ways and Means: An act concerning the Kansas state grain inspection department; relating to fees; amending K.S.A. 1985 Supp. 34-103a and repealing the existing section.

HB 3116, by Committee on Ways and Means: An act concerning the retirement system for judges; relating to membership for district magistrate judges; amending K.S.A. 20-341 and repealing the existing section.

HB 3117, by Committee on Ways and Means: An act making and concerning appropriations for the fiscal year ending June 30, 1987, for the state corporation commission; authorizing certain transfers and fees, imposing certain restrictions and limitations, and directing or authorizing certain disbursements and acts incidental to the foregoing.

HB 3118, by Committee on Ways and Means: An act concerning solid waste; relating to permit fees; amending K.S.A. 65-3407 and repealing the existing section.

HB 3119, by Committee on Ways and Means: An act concerning the department of social and rehabilitation services; authorizing sale of real property of certain institutions thereunder; prescribing procedures; disposition of proceeds.

HB 3120, by Committee on Ways and Means: An act repealing K.S.A. 1985 Supp. 20-301b, concerning the requirement that each county have a judge of the district court whose residence and principal office are in the county.

HB 3121, by Committee on Ways and Means: An act providing income and sales tax incentives for certain business development; amending the job expansion and investment credit act of 1976; amending K.S.A. 79-32,153, 79-32,154, 79-32,155, 79-32,156 and 79-32,157 and K.S.A. 1985 Supp. 79-3606 and repealing the existing sections; also repealing K.S.A. 79-3641.

HB 3122, by Committee on Ways and Means: An act concerning economic development; providing for the establishment of certain legislative committees and task forces for the consideration of matters affecting economic development in the state; prescribing certain duties of the legislative economic development commission; and providing for the making of reports and recommendations.

HB 3123, by Committee on Ways and Means: An act relating to property taxation; providing for appeals from proposed changes in personal property valuation guides.

HB 3124, by Committee on Ways and Means: An act concerning the food service afacilities and services hospital district; amending K.S.A. 80-2550 and 80-2552 and repealing the existing sections.

HB 3125, by Committee on Ways and Means: An act concerning the food service and lodging act; relating to licensure and inspection of retail food stores; authorizing fees therefor; amending K.S.A. 36-515 and 36-515c and repealing the existing sections.

HB 3126, by Committee on Ways and Means: An act concerning the state corporation commission; placing certain positions in the classified service under the Kansas civil service act; amending K.S.A. 74-622 and repealing the existing sections.

HB 3127, by Committee on Ways and Means: An act concerning financial assistance for community mental retardation facilities; authorizing certain grants; prescribing powers, duties and functions for the secretary of social and rehabil

such fund and disposing of the moneys therein; amending K.S.A. 79-1578 and repealing the existing section.

HB 3129, by Committee on Ways and Mans: An act concerning public moneys; relating to deposits and investments by governmental subdivisions; amending K.S.A. 1985 Supp. 9-1402, 9-1403, 9-1405, 9-1406, 12-1675, 12-1676 and 17-5002 and K.S.A. 1985 Supp. 9-1402, as amended by section 2 of this act and repealing the existing sections; also repealing K.S.A. 1984 Supp. 9-1402, as amended by section 2 of chapter 58 of the 1985 Session Laws of Kansas.

SCR 1642, by Committee on Federal and State Affairs: A concurrent resolution providing for a special committee to make a legislative study concerning pregnancy, prevention of pregnancy and abortion among minors.

SCR 1643, by Senator Vidricksen: A concurrent resolution memorializing Congress to take action on House Resolution 4365 and House Resolution 3549 relating to the collection of sales and use taxes on out-of-state mail order sales.

SR 1894, by Senator Francisco: A resolution in memory of Robert G. Mason, Sr. SR 1894, by Senator Francisco: A resolution commending and recognizing Suzanne Stolz on her selection as the 1986 Kansas State Poster Child for the Muscular Dystrophy Association.

SR 1893, by Senator Francisco: A resolution in memory of Robert G. Mason, Sr. SR 1894, by Senator Francisco: A resolution commending and recognizing Suzanne Stolz on her selection as the 1986 Kansas State Poster Child for the Muscular Dystrophy Association.

SR 1895, by Senator Vidricksen: A resolution congratulating and commending the Ellsworth High School girls' basketball team and its coach, Terry Maddux, on winning the 1986 Class 3A State Basketball Championship in Kansas.

SR 1896, by Senator Frey: A resolution commending the 3i Show and Western Kansas Manufacturers Association, the sponsor of the show, for its service to the agri-businesses and the farm-ranch community.

SR 1897, by Committee on Agriculture: A resolution proclaiming March 20, 1986, as "Agriculture Day."

SR 1898, by Senator Gordon: A resolution congratulating and commending the Atchison High School boys' basketball team and its coach, Chic Downing, on winning the 1986 Class 4A State Basketball Championship in Kansas.

SR 1899, by Senator Montgomery: A resolution congratulating and commending the Wabaunsee High School "Chargers" boys' and girls' basketball teams and their coaches, Steve Murray and Brenda Holaday, on winning the 1986 Class 3A boys' and placing second in the 1986 Class 3A girls' State Basketball Championships in Kansas.

HCR 5052, by Committee on Public Health and Welfare: A concurrent resolution directing the secretary of aging, the secretary of health and environment and the secretary of social and rehabilitation services to jointly develop a plan for providing community long-term care services for the elderly in Kansas.

HR 6228, by Representative Bowden: A resolution commending and recognizing Suzanne Stolz on her selection as the 1986 Kansas State Poster Child for the Muscular Dystrophy Association.

HR 6229, by Committee on Agriculture and Small Business: A resolution proclaiming March 20, 1986, as "Agriculture Day."

HR 6231, by Representative Sprague: A resolution congratulating and commending the Ellow Class 3A Stat

SECRETARY OF STATE

Kansas Public Disclosure Commission Opinion No. 86-1

Written March 19, 1986 to The Honorable Ben Vidricksen, State Senator, 24th District, Room 143-N, State Capitol, Topeka 66612.

This opinion is in response to your letter of March 7, 1986, in which you request an opinion from the Kansas Public Disclosure Commission concerning the Campaign Finance Act.

We understand you request this opinion in your capacity as a state senator and member of the Senate

Elections Committee.

You advise us that a question has been raised under K.S.A. 25-4156(b)(1) as to the appropriate placement in broadcast political advertisements of the required statement concerning responsibility for the ad.

K.S.A. 25-4156(b)(1) states:

"Corrupt political advertising of a state office is: Publishing or causing to be published in a newspaper or other periodical any paid matter which is designed or tends to aid, injure or defeat any candidate for nomination or election to state office, unless such matter is followed by the word "advertisement" or the abbreviation "adv." in a separate line together with the name of the chairperson of the political or other organization inserting the same or the name of the person who is responsible therefor; or broadcasting or causing to be broadcast by any radio or television station any paid matter which is designed or tends to aid, injure or defeat any candidate for nomination or election to state office, unless such matter is followed by a statement that the preceding was an advertisement together with the name of the chairperson of the political or other organization sponsoring the same or the name of the person who is responsible therefor.'

We believe the language is clear that the responsibility statement in broadcast political advertisements must come at the end of the advertisement. In an attempt to clarify this requirement for all candidates, we will be mailing a notice to each candidate reminding them of this requirement.

Opinion No. 86-2

Written March 19, 1986 to Dr. Bob Severance, Director, North Central Kansas Area Vocational-Technical School, P.O. Box 507, Beloit 67420.

This opinion is in response to your letter of March 4, 1986, in which you request an opinion from the Kansas

Public Disclosure Commission.

We note at the outset that the commission's jurisdiction is limited in this case to the application of K.S.A. 75-4301 et seq. and K.S.A. 46-215 et seq., to your questions. Thus, whether some other common law or statutory system relates to your questions is not covered by this opinion.

We understand you request this opinion in your capacity as director for the North Central Kansas Area Vocational-Technical School. You advise us that NCKAVTS currently has a food contract with an outside vendor including the following clause:

"No charge whatsoever shall be made for adminis-

trative personnel with the rank of President (including visiting presidents from other institutions), Business Managers, and Dean of Students."

We understand that the administrative decision to contract with the vendor is made by the Board of Control which is made up of elected representatives from the four participatng unified school districts which support NCKAVTS. While none of the recipients of the free meals vote on the contract, it is possible that some of the recipients might have input thereon. We also are advised that faculty and staff at the institution receive discounts on their meals.

Based on this factual situation, you ask the following

three questions:

1. Is this particular clause legal and in nonviolation of any type of action which might hint that these administrative people are getting a special consideration from the private contractor?

2. Is this particular clause ethical?

3. In your estimation, would it be best the school tell American Food Management (or any contractor with this particular clause) "thanks, but no thanks?"

We first note that K.S.A. 46-215 et seq., which relates to state level officers and employees, does not apply to the situation you have described. Rather, this situation is covered by K.S.A. 75-4301 et seq., the local

level conflicts law.

K.S.A. 75-4301 et seq. does not have a specific prohibition on the receipt of gifts. Instead, it has prohibitions from participating in the making of contracts with entities in which a public officer holds a substantial interest. Thus, if any officer or employee of NCKAVTS is also employed by the vendor or holds a substantial interest in the vendor, he or she may not participate on behalf of NCKAVTS in making a contract with the vendor. In this regard, any person who has received in the current or immediately preceding or succeeding calendar year courtesy meals with a value of \$1,000 or more is deemed to hold a substantial interest in the vendor (K.S.A. 75-4301).

In addition, any officer or employee of NCKAVTS who holds such a substantial interest or is employed by the vendor may not otherwise act in his or her capacity on behalf of NCKAVTS on any matter concerning the vendor unless he or she has filed a disclo-

sure statement under K.S.A. 75-4305.

We believe what we have said answers questions 1 and 2. To briefly summarize, so long as the appropriate persons do not participate in the making of the contract or otherwise act in relationship to the vendor on other matters, the Act does not preclude as a matter

of law the receipt of the free meals.

On your third question, we would note that under the state level law, which does have gift limitations, this clause might very well be illegal. We do not, however, have the authority to extend the state level law to the local level as that would take legislative action. You may, of course, in your use of discretion determine that those types of provisions are inappropriate.

> RICHARD E. DIETZ, Chairman By Direction of the Commission

Filed with the Secretary of State March 25, 1986.

FISH AND GAME COMMISSION

NOTICE OF HEARING ON PROPOSED ADMINISTRATIVE REGULATIONS

A public hearing will be conducted at 7 p.m. Wednesday, April 30, at the Jordan Community Room, 5th and Broadway, Larned, to consider the adoption of proposed exempt rules and regulations of the Kansas Fish and Game Commission.

All interested parties may submit written comments prior to the hearing to the Director of the Kansas Fish and Game Commission, Route 2, Box 54A, Pratt 67124. Following the hearing, all written and oral comments submitted by interested parties will be considered by the commission as the basis for making any changes to the proposed regulations. The director's office may be contacted to receive copies of any regulations and fiscal impact statements.

K.A.R. 23-1-8 establishes a fall hunting season for wild turkey and addresses archery and firearm season dates, limits, open areas, permit quotas and application dates. A total of 1,500 firearm permits and 500 archery permits are expected to be issued in 1986, creating \$41,000 in revenue. Beyond fiscal impact on the agency, fall turkey hunting season activity is valued at approximately \$28,000 to the economy of the state.

K.A.R. 23-2-5 provides for deer hunting seasons and establishes archery and firearm season dates, open areas, bag limits, quotas and application dates. More than 16,200 archery permits and a total of 41,750 firearm permits will be issued in 1986, providing \$1.5 million to the agency. Beyond the agency's fiscal impact, deer hunting activities in Kansas are valued at approximately \$9.5 million to the economy of the state.

K.A.R. 23-2-12 provides for antelope hunting seasons and establishes archery and firearm season dates, open areas, bag limits, permit quotas and permit application dates. A total of 150 archery and 245 firearm permits will be issued in 1986, providing \$14,022.50 to the agency. Beyond fiscal impact on the agency, antelope hunting season activity is valued at approximately \$64,780 to the economy of the state.

K.A.R. 23-2-16 provides for coyote hunting and trapping seasons during all, or portions of, the firearms deer season. No fiscal impact to the agency.

K.A.R. 23-6-1 provides for the hunting, trapping, running and possession season for fur-bearing animals. Approximately 7,000 furharvester licenses will be sold, providing \$105,000 to the agency. Beyond fiscal impact on the agency, furharvesting activity (sale of pelts) is valued at \$3.4 million to the economy of the state.

A business meeting of the Fish and Game Commission is also scheduled for April 30. Fish and game legislation and other business matters will be discussed.

GARY CAPLINGER
Chairman

State of Kansas

DEPARTMENT OF ADMINISTRATION DIVISION OF PURCHASES

NOTICE TO BIDDERS

Sealed bids for items hereinafter listed will be received by the Director of Purchases, State Office Building, Topeka, until 2 p.m., CST or DST, whichever is in effect on the date indicated, and then will be publicly opened. Interested bidders may call (913) 296-2377 for additional information.

MONDAY, APRIL 14, 1986

#27065

Pittsburg State University, Pittsburg—ACOUSTICAL CEILING AND GRID SYSTEM AND INSTALLATION

#27077

Statewide—VIDEO TAPE

#65113

Department of Transportation, various locations—WHEEL TRACTOR

#65114

Department of Transportation, Hutchinson—BRUSH CHIPPER

#65115

Kansas State University, Manhattan—GRAPHIC COPIER—IBM AND HARRIS COMPUTER COMPATIBLE

#65116

Fort Hays State University, Hays—COMPUTER UPGRADE—IBM 4381

#65117

Fort Hays State University, Hays—LIBRARY AUTOMATION PACKAGE

#65125

, Kansas State University, Manhattan—PRINTING EQUIPMENT

#65126

Department of Transportation, Topeka—PLANT MIX, BITUMINOUS MIXTURE, COMMERCIAL GRADE, Troy

#65127

Department of Transportation, Topeka—PLATE MATERIAL

#65128

University of Kansas, Lawrence—GRAPHIC ARTS EQUIPMENT

#65129

University of Kansas, Lawrence—AUDIO REEL TO REEL TAPE RECORDER

#65164

University of Kansas, Lawrence—SEDAN

TUESDAY, APRIL 15, 1986

#A-5274

Osawatomie State Hospital, Osawatomie—REPLACE COMPRESSORS AND CONDENSORS, Cold Storage Facility

#A-5469
University of Kansas Medical Center, Kansas City—PROVIDE ENERGY CONSERVATION METHODS, three buildings, on campus

#27069
University of Kansas Medical Center, Kansas
City—BLOOD BANK SETS

#27075

Adjutant General's Department, Topeka-

Doc. No. 004068

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Vol. 5, No. 14, April 3, 1986

TEMPORARY FACILITY, McConnell Air Force Base, Wichita

#27076

Kansas State Penitentiary, Lansing—SPECIAL DIET **MEALS**

#27078

Statewide—AUDIBLE RANGE MAGNETIC TAPE #65135

Department of Revenue, Topeka-FILE SERVER—APPLE COMPATIBLE #65136

Kansas State University, Manhattan—FM TRANSMITTER

#65141

Kansas State University, Manhattan-GAS **CHROMATOGRAPH**

WEDNESDAY, APRIL 16, 1986

#A-5130

Kansas State Historical Society, Topeka—REPLACE HEATING AND AIR CONDITIONING UNIT, Memorial Building

#A-5329

University of Kansas, Lawrence—REPLACE ELECTRICAL PANELS AND FEEDERS, Frank Strong Hall-on campus

#27073

University of Kansas, Lawrence—ELEVATOR MAINTENANCE (HOUSING)

#27082

Statewide—SAFETY RAZOR BLADES AND DISPOSABLE RAZORS

#65147

University of Kansas Medical Center, Kansas City—IMAGE ANALYZING COMPUTER #65148

Department of Corrections, Topeka—FURNISH AND INSTALL FIRE ESCAPES, Topeka Pre-Release

#65151

Fort Hays State University, Hays-MICROFILM READER-PRINTER

#65152

Kansas State University, Manhattan—MICROFILM **EQUIPMENT**

#65154 University of Kansas Medical Center, Kansas City—HPLC EQUIPMENT, Kansas City, Missouri #65155

Kansas Correctional Industries, Lansing-CHEMICALS, LAUNDRY SUPPLIES #65156

Department of Transportation, various locations—MOBILE PRESSURÉ WASHERS #65159

Department of Administration, Division of Architectural Services, Topeka—CONSTRUCT LAW ENFORCEMENT OFFICERS MEMORIAL, Kansas Statehouse grounds

#65172

Kansas State University, Manhattan—LINE PRINTER

#65177

University of Kansas, Lawrence—IBM COMPATIBLE MICROCOMPUTERS WITH RELATED PERIPHERALS

THURSDAY, APRIL 17, 1986

#64278-A

Kansas State Industrial Reformatory,

Hutchinson—GRATING, GRATING ACCESSORIES AND STEEL

#65160

University of Kansas, Lawrence—MICROSCOPE SYSTEM

#65161

University of Kansas Medical Center, Kansas City—HPLC EQUIPMENT

#65162

University of Kansas Medical Center, Kansas City—HPLC EQUIPMENT

#65166

University of Kansas, Lawrence—VIDEO **EQUIPMENT**

FRIDAY, APRIL 18, 1986

#65175

Adjutant General's Department, Topeka—PROPANE FUEL, Salina

#65176

University of Kansas, Lawrence—COMBINATION GAS-OIL BURNERS

#65180

Kansas Fish and Game Commission, Pratt—HAUL RIPRAP AND DUMP ON SHORELINE OF NORTHEAST KANSAS STATE LAKES, various locations

#65181

Kansas State University, Manhattan—MAGNETIC COMPUTER TAPES

#65182

Department of Transportation, Salina-MUD JACK #65183

Department of Transportation, Topeka-NON-METALLIC DRUMS, various locations #65189

Department of Revenue, Topeka—CONVERSION COATED ALUMINUM, Wichita

MONDAY, APRIL 21, 1986

#65194

Department of Social and Rehabilitation Services, Topeka—SHARED LOGIC OFFICE AUTOMATION SYSTEMS, Topeka and Wichita

MONDAY, APRIL 28, 1986

Kansas State University, Manhattan—X-RAY MACHINES

#65123

University of Kansas Medical Center, Kansas City—FILM PROCESSOR, VALVES, HEAD HOLDER

#65124

University of Kansas Medical Center, Kansas City—BLOOD WARMERS, NERVE STIMULATORS, ANESTHESIA SYSTEM, CONTROL CABLE

TUESDAY, APRIL 29, 1986

Pittsburg State University, Pittsburg— DEMONSTRATION EQUIPMENT

THURSDAY, MAY 1, 1986

#A-4821(c)

Kansas State University, Manhattan—CONSTRUCT CHEMISTRY-BIOCHEMISTRY FACILITY

> NICHOLAS B. ROACH Director of Purchases

KANSAS JUDICIAL COUNCIL

NOTICE OF MEETINGS

Meetings of the Kansas Judicial Council and its advisory committees scheduled for April are listed below. The meetings will be conducted at the Kansas Judicial Center, 301 W. 10th, Topeka.

Date	Committee	Time	Location
April 3	Municipal Court Manual	9:00 a.m.	Room 259
April 4	Municipal Court Manual	9:00 a.m.	Room 259
April 4	Probate Law	9:00 a.m.	Room 266
April 11	Judicial Council	9:00 a.m.	Room 259
April 18	Pattern Jury Inst.	9:30 a.m.	Room 259
April 25	Municipal Court Manual	9:00 a.m.	Room 259

DAVID PRAGER

Chairman, Kansas Judicial Council

Doc. No. 004067

(Published in the KANSAS REGISTER, April 3, 1986.)

NOTICE OF REDEMPTION RENO COUNTY, KANSAS SINGLE FAMILY MORTGAGE REVENUE BONDS 1979 SERIES A

Serial Bonds Due November 1986-1999 Term Bonds Due November 1, 2010

Notice is hereby given that \$110,000 principal amount of the bonds, as listed below, are called for redemption on May 1, 1986 at the redemption price of 100 percent of the principal amount being redeemed plus accrued interest thereon to the redemption date.

The serial numbers of the coupon bonds to be redeemed in full are as follows:

655	985	1272	1845	2424	3022	3602
775	1089	1462	2040	2625	3211	3790
859	1195	1656	2229	2824	3406	3940

The serial number of the registered bond to be redeemed in part is:

Bond	Principal	Amoun
Number	Amount	Called
R-346	\$10,000	\$5,000

On May 1, 1986 all bonds designated for redemption will become due and payable upon presentation thereof to one of the offices of the paying agents.

Coupon bonds with the November 1, 1986 coupon and all subsequent coupons attached should be presented to one of the offices of the paying agents:

Continental Illinois National Bank and Trust Company of Chicago

Attention: Corporate Trust Operations 30 N. LaSalle St., 16th Floor

Chicago, IL 60697

Marine Midland Bank, N.A. Coupon Paying Department 140 Broadway, 12th Floor New York, NY 10010 Kansas State Bank and Trust Company Attention: Trust Department 123 N. Market St. P.O. Box 427 Wichita, KS 67201

The registered bonds should be presented to the principal paying agent, Continental Illinois National Bank and Trust Company.

Interest on the bonds called for redemption will cease to accrue on May 1, 1986.

Coupons for May 1, 1986 may be detached and

presented in the usual manner.

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, paying agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities, may be obligated to withhold a 20 percent tax from remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Holders of the above described securities who wish to avoid the imposition of this tax should submit certified taxpayer identification numbers when presenting their securities for collection.

Dated April 1, 1986.

By Continental Illinois National Bank and Trust Company of Chicago, Trustee

Doc. No. 004064

State of Kansas

STATE CORPORATION COMMISSION

NOTICE OF MOTOR CARRIER HEARINGS

Applications set for hearing are to be heard at 9:30 a.m. before the State Corporation Commission, State Office Building, 4th Floor, Topeka, unless otherwise noticed.

This list does not include cases previously assigned hearing dates for which parties of record have received notice.

Questions concerning applications for hearing dates should be addressed to the State Corporation Commission, 4th Floor, State Office Building, Topeka 66612, (913) 296-3808 or 296-2110.

Your attention is invited to Kansas Administrative Regulations (K.A.R.) 82-1-228, "Rules of Practice and Procedure Before the Commission."

Applications set for May 1, 1986

Application for Abandonment of Contract Carrier Permit:

Line Construction Co., Inc.) Docket No. 87,409 M 2400 A Line Road) Hutchinson, KS 67501) MC ID No. 112955

Applicant's Attorney: None

Application for Abandonment of Certificate of Convenience and Necessitu:

) Docket No. 142,151 M James V. Schrader, dba Jim Schrader Trucking HC 64, Box 66B Benkelman, NE 69021 MC ID No. 119106

Applicant's Attorney: None

Application for Certificate of Convenience and Necessity:

Merlin Troutman, Sr., dba) Docket No. 149,808 M Troutman Trucking Co. 1203 S. A St. Wellington, KS 67152

Applicant's Attorney: None

Grain, feed ingredients, fertilizer and fertilizer ingredients,

Between all points and places in Sumner, Cowley, Butler, Sedgwick, Harper, Barber, Comanche, Kiowa, Pratt, Kingman, Stafford, Reno, Harvey, Marion, McPherson, Rice, Ellsworth, Saline, Seward, Meade, Haskell, Gray and Finney counties, Kansas. Also.

Between all points and places in the above named counties, on the one hand, and all points and places in the state of Kansas, on the other.

Application for Certificate of Convenience and Necessity:

) Docket No. 149,807 M C. Forrest Tupper Route 1, Box 17) MC ID No. 102065 Bison, KS 67520

Applicant's Attorney: None

Grain, feed ingredients, salt, seed, fertilizer, salvage materials, livestock, pallets, farm machinery and tires,

Between all points and places in the state of Kansas.

Application for Transfer of Certificate of Convenience and Necessity:

) Docket No. 78,657 M Tommy Wayne Cox P.O. Box 550 Johnson, KS 67853) MC ID No. 100758 TO:

Pete Nichols Eminence Route Garden City, KS 67846

Applicant's Attorney: John Jandera, 641 Harrison, Topeka, KS 66603

Livestock.

Between all points and places in Morton, Stevens, Seward, Stanton, Grant, Haskell, Hamilton, Kearny, Finney, Greeley, Wichita and Scott counties. Also.

Between all points and places in Morton, Stevens, Seward, Stanton, Grant, Haskell, Hamilton, Kearny, Finney, Greeley, Wichita and Scott counties, and between all points and places in the state of Kansas.

Application for Extension of Certificate of Convenience and Necessity:

) Docket No. 78,657 M Pete Nichols **Eminence Route** Garden City, KS 67846

Applicant's Attorney: John Jandera, 641 Harrison, Topeka, KS 66603

> Grain, hay, feed, feed ingredients and farm machinery,

Between points in the Kansas counties of Morton, Stevens, Seward, Stanton, Grant, Haskell, Hamilton, Kearny, Finney, Greeley, Wichita and Scott. Also.

Between points in the above Kansas counties, on the one hand, and on the other, points in Kansas.

Applications set for May 6, 1986

Application for Certificate of Convenience and Necessitu:

Bob Knox and Wanda Knox) Docket No. 149,809 M dba Knox Body Shop 104 S. 8th Arkansas City, KS 67005

Applicant's Attorney: None

Wrecked, disabled, repossessed and replacement motor vehicles and trailers,

Between all points and places in Cowley, Sedgwick, Butler and Chautauqua counties, Kansas.

Between all points and places in the above named counties, on the one hand, and all points and places in the state of Kansas, on the other.

Application for Certificate of Convenience and Necessitu:

) Docket No. 149,810 M Lyle W. Hoener Route 3, Box 310 Fort Scott, KS 66701 Applicant's Attorney: None

Livestock and grain,

Between points and places within the state of Kansas.

Application for Abandonment of Certificate of Convenience and Necessity:

) Docket No. 142,735 M Allen Drilling Co. 1105 Walnut Great Bend, KS 67530) MC ID No. 119937

Applicant's Attorney: None (continued)

Application for Transfer of Certificate of Convenience and Necessity:

Sharp's Truck & Tractor, Docket No. 139,595 M Inc.
P.O. Box 128 Cameron, MO 64429 MC ID No. 104188 TO:
Ronnie Sharp Trucking, Inc.
Old 69 Hwy. South
P.O. Box 382

Cameron, MO 64429

Applicant's Attorney: Alex Lewandowski, 6th Floor Midland Bldg., 1221 Baltimore Ave., Kansas City, MO 64105-1961

Anhydrous ammonia, in bulk, and tank truckloads, From the Farmland Industries, Inc. Nitrogen Plant at or near Dodge City, Kansas, to all points and places in the state of Kansas.

Restricted to the transportation of shipments originating at the facilities of the Mid-America Pipeline Company located at or near Conway, Kansas and destined to points in the state of Kansas.

Anhydrous ammonia,

From Lawrence, Kansas, to points and places in Kansas from the pipeline of Mapco located approximately 4 miles north of Clay Center, Kansas on Kansas Hwy. 15 to points and places in the state of Kansas.

Propane, in tank vehicles,

From Security Underground Storage at or near Conway, Kansas, and Cities Service Propane Storage and American Oil Company Propane Storage at or near Hutchinson, Kansas, and Lecompton Propane Terminal near Lecompton, Kansas, to all points and places in Kansas.

Application for Extension of Certificate of Convenience and Necessity:

Ronnie Sharp Trucking, Docket No. 139,595 M
Inc. Dold 69 Hwy. South P.O. Box 382 Cameron, MO 64429

Applicant's Attorney: Alex Lewandowski, 6th Floor Midland Bldg., 1221 Baltimore Ave., Kansas City, MO 64105-1961

Anhydrous ammonia.

Between all points and places in Ford, Hodgeman, Gray, McPherson, Clay, Douglas and Riley counties, Kansas.

Also.

Between all points and places in the above named counties, on the one hand, and all points and places in the state of Kansas, on the other.

Propane,

Between all points and places in Reno, McPherson, Harvey, Shawnee, Leavenworth and Jefferson counties, Kansas. Also.

Between all points and places in the above named counties, on the one hand, and all points and places in the state of Kansas, on the other.

Application for Certificate of Convenience and Necessity:

Edwin F. Crowley
236 Indiana
Walsh, CO 81098
) Docket No. 149,814 M
)

Applicant's Attorney: None

Grain

Between all points and places in the state of Kansas.

Applications set for May 8, 1986

Application for Certificate of Convenience and Necessity:

Total Transportation, Inc.) Docket No. 149,812 M 806 Genessee) Kansas City, MO 64101)

Applicant's Attorney: Donald Quinn, Commerce Bank Bldg., 8901 State Line, Suite 232, Kansas City, MO 64114

General commodities (except household goods and commodities in bulk),

Between all points in the state of Kansas.

Application for Extension of Certificate of Convenience and Necessity:

Donald E. Pletcher, dba) Docket No. 29,696 M Pletcher Farms) HC 2, Box 398) Sharon Springs, KS 67758)

Applicant's Attorney: Clyde Christey, Southwest Plaza Bldg., Suite 202, 3601 W. 29th, Topeka, KS 66614

Hay, grain, dry feed, dry feed ingredients, dry fertilizer, seeds, machinery and fencing materials,

Between points and places in Kansas west of U.S. Hwy. 183.

Also.

Between the above described territory, on the one hand, and points and places in the state of Kansas, on the other hand.

Application for Certificate of Convenience and Necessity:

Willie Engelhardt, dba) Docket No.	149,811	M
Engelhardt Grain)		
Route 2)		
Colby, KS 67701)		+ ;

Applicant's Attorney: Clyde Christey, Southwest Plaza Bldg., Suite 202, 3601 W. 29th, Topeka, KS 66614

> Grain, dry feed, dry feed ingredients, dry fertilizer and seeds,

Between points and places in Cheyenne, Rawlins, Decatur, Norton, Sherman, Thomas, Sheridan, Graham, Wallace, Logan, Gove, Trego, Scott, Reno, Sedgwick, Saline, Shawnee and Wyandotte counties. Also,

Between points and places in the above described territory, on the one hand, and points and places in the state of Kansas, on the other hand.

Application for Extension of Certificate of Convenience and Necessity:

Marvin McChristian, dba) Docket No. 32,000 M M & P Transport) Route 1, Box 153) Arkansas City, KS 67005) MC ID No. 100299

Applicant's Attorney: Clyde Christey, Southwest Plaza Bldg., Suite 202, 3601 W. 29th, Topeka, KS 66614

Petroleum products (except those requiring pressurization during transportation),

Between points and places in Sedgwick, Butler, Sumner, Cowley, Reno, Kingman, Harper, Pratt, Barber, Kiowa, Comanche, Clark and Ford counties. Also.

Between the above named counties, on the one hand, and points and places in the state of Kansas, on the other hand.

Application for Certificate of Convenience and Necessity:

Brothers Express Service, Docket No. 149,815 M Inc.) 6229 Eilerts) Wichita, KS 67218)

Applicant's Attorney: Clyde Christey, Southwest Plaza Bldg., Suite 202, 3601 W. 29th, Topeka, KS 66614

General commodities (except household goods, classes A and B explosives, commodities in bulk and articles of unusual value),

Between points and places in Sedgwick County.

Between points and places in Sedgwick County, on the one hand, and points and places in Riley, Geary, Wabaunsee, Shawnee, Douglas, Johnson, Wyandotte, Saline, Dickinson, Morris, Barton, Rice, McPherson, Marion, Chase, Lyon, Osage, Reno, Harvey, Kingman, Harper, Sumner, Butler, Cowley, Greenwood, Woodson, Allen, Bourbon, Elk, Wilson, Neosho, Crawford, Chautauqua, Montgomery, Labette and Cherokee counties, on the other hand.

Application for Certificate of Convenience and Necessity:

James E. Spencer, dba
Jim Spencer Trucking
Route 3, Box 6
Ulysses, KS 67880

) Docket No. 149,813 M
)

Applicant's Attorney: Gary Hathaway, 123 N. Glenn, P.O. Box 527, Ulysses, KS 67880-0527

Grain, hay, feed, feed ingredients, fertilizer and building materials,

Between points and places in Grant, Stanton, Stevens, Morton, Haskell, Kearny, Finney, Hamilton, Wichita, Greeley, Scott, Gray, Ford, Hodgeman, Meade Kiowa, Clark and Comanche counties.

Also,

Between points and places in the above described territory, on the one hand, and points and places in the state of Kansas, on the other hand.

Application for Certificate of Convenience and Necessity:

Erven E. Runge, dba Ocket No. 149,817 M
Golden Eagle Delivery Service 1211 Manchester Hutchinson, KS 67502

General commodities (except classes A and B explosives, household goods and commodities in bulk),

Applicant's Attorney: None

Between all points and places in Reno, Sedgwick, Harvey, Rice, Barton and Stafford counties, Kansas. Also

Between all points and places in the above named counties, on the one hand, and on the other, all points and places in the state of Kansas.

Application set for May 13, 1986

Application for Certificate of Convenience and Necessity:

VIP Charters, Inc.) Docket No. 149,816 M 1920 16th St.) Great Bend, KS 67530)

Applicant's Attorney: Clyde Christey, Southwest Plaza Bldg., Suite 202, 3601 W. 29th, Topeka, KS 66614

Passengers and light hand baggage in charter party service and in special operations,

Between points and places in the state of Kansas.

WILLIAM E. GREEN
Administrator
Transportation Division

(25 B)

State of Kansas

DEPARTMENT OF HEALTH AND ENVIRONMENT

PERMANENT ADMINISTRATIVE REGULATIONS (Effective May 1, 1986)

The complete text of the following regulations has not been published because of its length and the resulting cost of publication. Copies of the complete text of any of the following regulations may be obtained by contacting Charles V. Hamm, Legal Department, Department of Health and Environment, Building 740, Forbes Field, Topeka 66620, (913) 862-9360, Ext. 340.

Article 1—Diseases

K.A.R. 28-1-2 currently designates certain diseases as being infectious or contagious in their nature and requires that they be reported to county or joint boards of health or county health officers.

The amendment adds Acquired Immune Deficiency Syndrome (AIDS); camphylobacter infections; chlamydial infections; hepatitis, type non-A non-B; herpes simplex infections, genital; meningitis, haemophilus influenzae; urethritis, other than gonococcal or chlamydial; and vaginitis, other than gonococcal or chlamydial, to the current list.

The Kansas Department of Health and Environment will continue to provide forms for reporting. It is estimated that completing each report requires a time varying from one minute to one-half hour. Reports are completed by the diagnosing clinician or their designee. There is no direct financial impact to the general public.

K.A.R. 28-1-4 currently requires reporting to the Kansas Department of Health and Environment by hospital administrators of all cases of cancer, and of congenital malformations in infants under one year of age.

The amendment requires reporting of five additional conditions of public health significance. They are Reyes syndrome, toxic shock syndrome, Guillian-Barre syndrome, and AIDS (acquired immune deficiency syndrome), and fetal alcohol syndrome.

The financial impact of reporting these diseases would accrue upon the reporting hospitals. The incidence of these diseases is quite low. Forms for reporting are provided by the U.S. Public Health Service. It is estimated that completing each report requires approximately one-half hour of the time of a staff member of the medical records department of the reporting hospital. There is no direct financial impact upon the general public.

K.A.R. 28-1-6 currently provides requirements for isolation and quarantine of specific infectious and contagious diseases.

The amendment's purpose is to update the format, to change the term "venereal" to "sexually transmitted," and to add chlamydia to those sexually transmitted diseases listed in (bb). There is no direct fiscal impact upon the general public.

K.A.R. 28-1-13 currently addresses rabies control concerning the isolation of biting animals for observation and examination and the quarantine of the bitten animals.

The amendment makes a technical correction affecting operators of zoological parks or research institutions. There is no direct financial impact upon the general public.

K.A.R. 28-1-18 currently requires notification to the Kansas Department of Health and Environment by laboratories of positive reaction to tests for certain diseases.

The amendment adds chlamydia and haemophilus influenze type B invasive disease to the existing list.

The Kansas Department of Health and Environment will continue to provide forms for laboratories to report these test results. There is no direct fiscal impact upon the general public.

Article 3—Hearings

K.A.R. 28-3-1 through K.A.R. 28-3-4 are being revoked.

K.A.R. 28-3-6 pertains to hearings under the Kansas administrative procedure act.

K.A.R. 28-3-7 pertains to hearings not under the Kansas administrative procedure act.

Article 4—Maternal and Child Health

I. General Regulations Concerning Certain Child Care Facilities

K.A.R. 28-4-92. License Fees. This amendment raises the fee for license from \$5 to \$10 for license day care homes, group day care homes and group boarding homes, and sets a fee of \$35 for all other child care facilities subject to licensure by the Secretary of Health and Environment.

K.A.R. 28-4-122 is adopted to identify the child care facilities addressed in K.A.R. 28-4-113 through 28-4-131 as follows: Family day care home as defined by K.S.A. 65-517; day care home and group day care home as defined by K.A.R. 28-4-113; preschools and child care centers as defined by K.A.R. 28-4-420; family foster home as defined by K.A.R. 28-4-311; and residential center and group boarding home as defined by K.A.R. 28-4-268.

K.A.R. 28-4-123. Parental Access to Child Care Facilities. This regulation is adopted to require facilities to allow parental access to child care facilities during hours of operation.

K.A.R. 28-4-124. Parental Permission for Outings and Field Trips at Day Care Facilities. This regulation requires separate signed parental permission for each location to which children go off the premises and requires that the designation and time of each outing or field trip be posted in the facility.

K.A.R. 28-4-125. Criminal History and Child Abuse Registry Information for the Purpose of Obtaining Criminal and Child Abuse History. This regulation is adopted to implement K.S.A. 65-516 relative to submission of information for Kansas Bureau of Investigation criminal history checks and Department of Social and Rehabilitation Services Child Abuse Registry checks. It requires child care facilities to report the required information within two weeks of the time a new person over 10 years of age resides, works or volunteers in a child care facility.

K.A.R. 28-4-126. Health of Persons Over Sixteen in Child Care Facilities. This regulation details the health requirements for persons older than 16 working or residing in child care facilities. Health certificates are required upon employment or initial application and tuberculin testing is required within two years prior to employment or initial application.

K.A.R. 28-4-127. Emergencies. This regulation outlines emergency procedures to be followed by child care facilities including posting emergency telephone numbers by the telephone, having a physician to call in case of emergency, having provisions made for emergency medical treatment, and reporting serious injury or illness to the Department of Health and Environment.

K.A.R. 28-4-128. Safety Procedures. This regulation details requirements for protecting the safety of children in child care facilities. It requires an emergency plan for fires, tornadoes, storms, floods and serious injury, and requires that fire and tornado drills be conducted which allow participation by each child. It also requires persons responsible for caring for children to be familiar with first-aid procedures.

K.A.R. 28-4-129. Swimming and Wading Activities. This regulation addresses the requirements necessary to protect children when swimming pools or wading pools are on the premises of child care facilities. It also addresses safety procedures to follow when ponds and lakes off premises are used for swimming.

K.A.R. 28-4-130. Transportation. This regulation requires individual restraints for children being transported in vehicles owned or leased by child care facilities. It sets the amount of accident and liability insurance to be not less than \$100,000 for personal injury or death in one accident; \$300,000 for injury or death if two or more persons are in an accident; and \$50,000 for loss of property of others. It details the rules to be followed to protect the safety of children riding in the vehicle.

K.A.R. 28-4-131. Animals, Birds and Fish. If animals, birds and fish are on the premises, procedures for their care and maintenance are to be written and practiced. Dogs and cats are to have current immunizations, and children are to be protected from any animals on the premises that present a hazard.

II. Licensure of Day Care Homes and Group Day Care Homes

K.A.R. 28-4-115. The Home. This amendment requires a telephone to be on the premises of a day care home or group day care home, as previously required in K.A.R. 28-4-118.

K.A.R. 28-4-117. Health Care Policies; and K.A.R. 28-4-118. Policies Relating to Illness and Reporting of Child Abuse. These amendments revoke selected subsections which are being included in general regulations 28-4-122 through 28-4-131.

III. Registered Family Day Care Homes

K.A.R. 28-4-120. The Family Day Care Home Certificate of Registration. This amendment requires a family day care home to be maintained in the residence of the applicant.

IV. Group Boarding Homes and Residential Centers K.A.R. 28-4-268. Definitions. This regulation defines various terms used in the licensing of group boarding homes and residential centers. Group boarding homes, residential centers, emergency shelters, maternity homes, nonsecure facilities, placing agents, living units, corporal punishment and other terms used throughout the regulations are defined.

K.A.R. 28-4-269. Licensing Procedures. This regulation outlines the procedures to be followed by a person, corporation, firm, association or other organization in obtaining a license to operate a group boarding home or residential center. It requires building plans to be submitted to the Department of Health and Environment for approval and addresses procedures for renewal of licenses. Grievance procedures and procedures for requesting exceptions to regulations are included.

K.A.R. 28-4-270. Terms of License. This regulation addresses the information to be included on the license, i.e., number and age range of children; specifies that the license is valid only for the firm, corporation or association to whom it is issued; and addresses what kind of advertising can be done.

K.A.R. 28-4-271. Administration. This regulation addresses: (a) organization; (b) finances; (c) personnel policies; (d) child care personnel; and (e) staff qualifications. It includes staff/child ratios, and requirements for relief staff, substitute staff, the food service staff and consultants.

K.A.R. 28-4-272. Records. This regulation lists the resident and staff records to be kept by group boarding homes and residential centers. Resident's records are to include date of admission and discharge; health assessment and immunization record; consent for emergency medical treatment; and accident report. Staff records are to include terms of employment; education and experience; health certificate; work references; and a statement by the employee that policies of the agency have been read.

K.A.R. 28-4-273. Admission Policies. This regulation requires group boarding homes and residential centers to have written admission policies. It prohibits: (a) children under three from being given care in residential facilities except under certain circumstances; (2) admission of developmentally disabled persons unless the facility is specifically designed to serve them; and (3) admission of children for long term nursing care. It outlines what must be included in placement agreements with the placing agent and the child care facility.

K.A.R. 28-4-274. Services. This regulation outlines the services that are to be provided by residential facilities, which include social services, appropriate

(continued)

discipline, education, religion and work experience. Prohibited punishment is defined.

K.A.R. 28-4-275. Health Care. This regulation addresses general health policies including a no-smoking policy. It requires sharp or dangerous instruments and tools, fire arms, ammunition, household poisons, and internal and external medications to be in separate locked storage. It requires residents and children of staff to have a health assessment within six months prior to or not more than 30 days after admission of the resident or employment of the parent, and to have current immunizations. It further requires that each child care staff member be trained in observation of symptoms of illness and elementary principle of firstaid and accident prevention, and that any evidence of suspected child abuse or neglect of residents be reported to the Kansas Department of Social and Rehabilitation Services or appropriate law enforcement agency.

K.A.R. 28-4-276. Mental Health Policies. This regulation requires facilities to respect the views of the parents, resident and placing agent in providing services to the resident. It requires the agency to include mental health concepts as an integral part of staff training and parental conferences.

K.A.R. 28-4-277. Environmental Standards. This regulation addresses all aspects of the environment in residential facilities. It includes a general requirement that local codes be met relative to building, zoning and fire protection; it requires plans for new buildings or additions or alterations of old buildings to be submitted to the Department of Health and Environment for review; it sets forth the requirements for the premises including: (1) appropriate outside play space and space playground equipment; (2) adequate indoor space for recreation and study; (3) architectural accommodation for children with handicapping conditions if such children are to be provided care; (4) sleeping facilities to be limited to first and second floors. It also requires the water supply to be from a source approved and certified by the county health officer, and discusses the kinds of drinking facilities that are acceptable. It requires toilet and lavatory facilities to be convenient to sleeping quarters, living and recreational rooms, and includes regulations addressing laundry facilities if on the premises.

K.A.R. 28-4-278. Food Service. This regulation addresses food preparation and storage; food safety; and nutrition. It describes methods of dishwashing that are acceptable, describes appropriate storage for food stuffs, and specifies that meals and snacks must meet nutrient needs of the residents.

K.A.R. 28-4-279. Maternity Care. This regulation is written for those residential facilities that provide services to pregnant women. The facility is to have a board-certified obstetrician for consultation. Plans for delivery are to be developed with local hospital or maternity center, and ambulance service is to be readily available to the facility. The facility is required to contract for services of a registered nurse to provide weekly instruction to the pregnant residents regarding childbirth preparation, nutrition, general health and

hygiene, post-partum care, post-natal care, contraception, and venereal disease. Case work services are to be provided to pregnant residents immediately upon admission to the facility and the case worker shall be responsible for formulating, together with the pregnant woman, a long term plan for the mother and baby. The regulation prohibits maternity care staff, board or any person connected with the facility to directly or indirectly place or arrange for placement of children for adoption or foster care.

K.A.R. 28-4-280. Residential Services to Mothers and Infants. This regulation addresses the care of mothers and their newborn infants in residential facilities. It lists the requirements for the physical plant and for parenting education, and requires the following services to be provided to mothers and their newborn infants: (1) pediatric supervision of the health care of the infant; (2) case work services; (3) staff trained in the use of monitors and infant CPR; and (4) appropriate records including medical consent, health care instructions and infant medical records.

V. Family Foster Home Licensure

K.A.R. 28-4-316. Health Care Policies; and K.A.R. 28-4-317. Policies Relating to Illness and Reporting of Child Abuse. These regulations are amended to remove selected subsections which are included in general regulations K.A.R. 28-4-122 through K.A.R. 28-4-131.

VI. Licensure of Child Care Centers and Preschools K.A.R. 28-4-426. Administration. This amendment clarifies accident and liability insurance regulations. It requires accident insurance to be carried on children and liability insurance to be carried by the centers or preschool to provide recourse to parents of children enrolled in the event of negligence.

K.A.R. 28-4-428. Staff Requirements. This amendment permits a group of children from two to three years of age, with a staff/child ratio of one to seven and a unit size of 14 children with two adults.

K.A.R. 28-4-430. Health. This amendment removes health requirements for persons older than 16 living, working or volunteering in preschools or child care centers. Health requirements for persons older than 16 are included in regulation K.A.R. 28-4-126.

K.A.R. 28-4-431. Safety. This amendment removes the safety requirements from this regulation since they are now included in regulation K.A.R. 28-4-128.

K.A.R. 28-4-440. Infant and Toddler Programs. This amendment strengthens the regulations concerning conditions of sleeping equipment and safety of food served. It also amends the regulation concerning diapering procedures to follow the recommendations of the Center for Disease Control.

K.A.R. 28-4-441. Programs for School-Age Children. This amendment requires facilities serving school-age children to have written program plans which are posted.

VII. Revocations

K.A.R. 28-4-75 through K.A.R. 28-4-90 are revoked. K.A.R 28-4-119a is revoked.

K.A.R. 28-4-250 through K.A.R. 28-4-226 are revoked.

K.A.R. 28-4-424, 425, 432, and 433 are revoked.

VIII. Crippled and Chronically Ill Children's Pro-

K.A.R. 28-4-401 was amended to clarify the language through the addition of descriptors and to establish the responsibility of each eligible person to obtain prior authorization for services.

K.A.R. 28-4-402 was amended to replace a selfdirective to the Secretary by redirecting the responsibility to applicants and recipients to the program director.

K.A.R. 28-4-403 was amended to delete the stated exemption of the newborn screening and sickle cell programs from financial eligibility of the program as financial eligibility is already addressed by their respective laws. Amendments were also adopted to clarify the language of this section through the addition of descriptors.

K.A.R. 28-4-404 was amended to clarify the language of this section by changing "any eligible person" to "each eligible person" and by adding the word condition to "severely handicapping disease or disease process.'

K.A.R. 28-4-405 was amended to clarify the qualifications and responsibilities of certain service providers, audiologists and nutritionists; to delete the provider's responsibility to request prior authorization; and to clarify exemptions to the provider approval process for out-of-state providers relative to newly established K.A.R. 28-4-408, out-of-state service provision.

K.A.R. 28-4-405a was amended to clarify the language of this section through change in a descriptor.

K.A.R. 28-4-405b was amended to designate the criteria used to revoke approval of a provider's participation with the program.

K.A.R 28-4-406 was amended to clarify existing conditions eligible for treatment and to add three conditions eligible for treatment.

K.A.R. 28-4-407 was amended to include new conditions eligible for treatment in the system of priori-

K.A.R. 28-4-408 was adopted to define criteria for authorization of out-of-state service.

Article 15—Applications for Permits; **Domestic Water Supply**

K.A.R. 28-15-35 relates to the conditions of approval and certification of environmental laboratories in Kansas. The revision of this regulation allows for certification of field laboratories.

K.A.R. 28-15-36 relates to the minimum requirements for approval of environmental laboratories.

K.A.R. 28-15-37 relates to the fee schedule required to maintain the environmental laboratory certification program.

Article 16-Water Pollution Control K.A.R. 28-16-28b through 28-16-28f are a revision and replacement of K.A.R. 28-26-28 and 28-16-28a, the Kansas Surface Water Quality Standards. These regulations, authorized by K.S.A. 65-171d and implementing K.S.A. 65-165 and 65-171d, fulfill requirements of Section 303 of the Federal Clean Water Act (Federal Water Pollution Control Act, P.L. 95-217, 33 USC Section 1251 (1977) as amended) for states to develop water quality standards.

K.A.R. 28-16-28b establishes the purpose and scope of the standards, as well as defining important terms

used in the following regulations.

K.A.R. 28-16-28c contains a variety of general provisions including those related to antidegradation, mixing zones, special low and high flow conditions, natural pollution, effluent-created flows, treatment requirements and analytical testing.

K.A.R. 28-16-28d sets forth the designated uses of surface waters, defines classified surface waters and assigns the designated uses to classified waters.

K.A.R. 28-16-28e provides water quality criteria for protection of the designated uses and for all surface waters. Additionally, it provides general guidance for developing water quality criteria for currently unspecified substances.

K.A.R. 28-16-28f provides a set of general procedures for the administration of the standards. The procedures include a review and revision timetable, application of the modified standards, water quality certification and obtaining a variance due to social and economic factors, enforcement, modifying the list of outstanding natural resource waters and designating water quality limited stream segments.

K.A.R. 28-16-56a. Sewage permit fees; definitions. Definition (i), "Confined feedlot waste control facility" was reworded for clarity. The change in wording does not impact the number or types of facilities affected by the regulation.

K.A.R. 28-16-89, 28-16-94, 28-16-95, and 28-16-97 as originally adopted became effective May 1, 1985. Amendments to these regulations have been adopted and will become effective May 1, 1986. The amendments to these regulations include:

1. The regulatory reference to 40 CFR Part 136 (sampling and analytical procedures) in K.A.R. 28-16-89 and 28-16-94 is updated to reflect new federal amendments implemented by the U.S. Environmental Protection Agency.

2. The term "director" (Director of the Division of Environment) contained in K.A.R. 28-16-89, 28-16-94, 28-16-95, and 28-16-97 is changed to "secretary" (Secretary of Health and Environment) in order to be more consistent with the authorizing statutory language.

3. New language is proposed in K.A.R. 28-16-89 and 28-16-94 to clarify administrative allowances for alternate sampling or analytical procedures.

Article 17—Division of Vital Statistics

K.A.R. 28-17-2 is being revoked because the authorizing statute has been repealed.

K.A.R. 28-17-7 is being revised to remove the words (continued) legitimate and illegitimate in accordance with the Parentage Act of 1985 and change monthly to weekly shipments of vital records to be consistent with K.A.R. 28-17-4.

K.A.R. 28-17-8 is being revised to remove the useless proviso which is in conflict with K.S.A. 65-2420. K.A.R. 28-17-8 states a birth certificate signed and submitted with an acceptable affidavit from the attending physician will be accepted if filed within six years after the birth; however, K.S.A. 65-2420 states that birth certificates filed after six months shall be filed as "delayed." The statute provides for no exception.

K.A.R. 28-17-15 is being revised to remove reference to burial permits which are no longer required by K.S.A. 65-2428.

K.A.R. 28-17-9, 28-17-13, and 28-17-16 are being revised to add the word "environment" to the department of health.

Article 19—Ambient Air Quality Standards and Air Pollution Control

K.A.R. 28-19-14. Permits Required. Amended to require new or altered sources to obtain a construction or alteration permit only if there is a net pollutant emissions increase.

K.A.R. 28-19-14a. Construction or Alteration Permit Fees. Amended so that construction or alteration permit fees once paid are not refundable to the permit applicant.

K.A.R. 28-19-16. New Source Permit Requirements for Designated Non-Attainment Areas and following regulations 28-19-16b, 28-19-16d, 28-19-16g, 28-19-16i, and 28-19-16l. Amended to clarify that only "major modifications" as opposed to minor modifications are subject to the regulations.

K.A.R. 28-19-17. New Source Permit Requirements for Designated Attainment and Unclassified Areas and following regulations 28-19-17a and 28-19-17b. Amended so that applicants wanting to employ "innovative control technology" are referred to the U.S. Environmental Protection Agency (EPA) for review and approval.

K.A.R. 28-19-14. Permits Required; K.A.R 28-19-16b. Permit Required; and K.A.R. 28-19-17b. Permit Required. Each of these regulations was amended to delete the 15 day limitation in which the Department had to respond to persons submitting reports of new or altered sources which were also subject to submitting a construction or alteration permit application and fee.

K.A.R. 28-19-18. Stack Heights and following regulations 28-19-18a, 28-19-18b and 28-19-18c. Amendment of these regulations reflects changes to federal regulations dealing with the same subject which were required to be changed by recent court action.

K.A.R. 28-19-18e. Plume Impaction Credit. This regulation has been revoked because it was not consistent with amended regulations K.A.R. 28-19-18, 28-19-18a, 28-19-18b and 28-19-18c.

K.A.R. 28-19-31. Emission Limitations. Amendment

corrected error in units for expressing allowable emission limits.

K.A.R. 28-19-63. Automobile and Light Duty Truck Surface Coating; K.A.R. 28-19-64. Bulk Gasoline Terminals; K.A.R. 28-19-67. Petroleum Refineries; K.A.R. 28-19-68. Leaks from Petroleum Refinery Equipment; K.A.R. 28-19-69. Cutback Asphalt. Amendment of these regulations requires that sources currently subject to the regulations will remain subject after the areas in which they are located are designated attainment for the ozone national ambient air quality standard (NAAQS).

K.A.R. 28-19-14, 28-19-14a, 28-19-16, 28-19-16b, 28-19-16d, 28-19-16g, 28-19-16i, 28-19-16l, 28-19-17, 28-19-17a, 28-19-17b, 28-19-18, 28-19-18a, 28-19-18b, 28-19-18c, 28-19-31, 28-19-63, 28-19-64, 28-19-67, 28-19-68 and 28-19-69. Additional amendments to these regulations were for the purpose of "clean-up" changes in original language which will make the regulations more understandable and consistent with the Department of Administration's views on regulatory form and language.

K.A.R. 28-19-71. Printing Operations. A new regulation adopted to comply with U.S. E.P.A. requirements that the state require affected sources in ozone NAAQS non-attainment areas to employ reasonable available control technology (RACT).

K.A.R. 28-19-83 through 28-19-151. Titles of these regulations are too numerous and lengthy to recite in this summary. These are both newly adopted and amended existing regulations, which adopt by reference (or will adopt as promulgated in the future those regulation numbers which are reserved) federal new source performance standards (NSPS) for stationary sources.

Some of the amended existing regulations deleted the state's regulations, which adopted by reference federal national emission standards for hazardous air pollutants (NESHAPS) which the state was not enforcing because U.S. E.P.A. had not approved the state's procedure for implementing and enforcing these standards. The remaining state's regulations dealing with NESHAPS will either be revoked or replaced with federal NSPS regulations as they are promulgated in the future.

K.A.R. 28-19-97. Reconstruction. When the other NSPS regulations, K.A.R 28-19-83 through 28-19-151, were either adopted or amended, this regulation was replaced by amended regulation K.A.R. 28-19-95 (previously titled Monitoring Requirements) but is now titled in the recent amendment, Reconstruction.

K.A.R. 28-19-163 through 28-19-199. These regulation numbers are being reserved for adoption, by reference, of future promulgated federal NSPS.

Article 23—Sanitation; Food, Drug Establishments

K.A.R. 28-23-81 through 28-23-89, inclusive, are new proposed regulations which establish retail food store sanitation standards. Except as provided for in the proposed regulations, each provision of Section 1 through 102 of the 1982 Retail Food Store Sanitation

Code of the Department of Health and Human Services, Public Health Service, Food and Drug Administration, will be incorporated by reference in K.A.R. 28-23-81 through 28-23-89, inclusive. The incorporation shall cover the parts and sections in existence on May 1, 1986.

Article 31—Hazardous Waste Management Standards and Regulations

K.A.R. 28-31-1. General provisions. Replaces the word "mean" with "be replaced with" throughout the entire regulation.

K.A.R. 28-31-2. Definitions. Adopts by reference all federal regulations contained in 40 CFR 260.10 as in effect on November 1, 1985.

K.A.R. 28-31-3. Identification of characteristics and listing of hazardous waste. Adopts by reference all federal regulations contained in 40 CFR 261 as in effect on November 1, 1985. It also redefines the definition of a small quantity generator to one who generates less than 50 kilograms of hazardous waste in a calendar month. Also, 40 CFR 260 Subpart C as in effect on November 1, 1985 is adopted by reference which addresses rule making petitions.

K.A.R. 28-31-4. Standards for generators of hazardous waste. Adopts by reference all federal regulations contained in 40 CFR 262 as in effect on November 1, 1985. Adds new subsection (c) regarding manifesting exemption. This subsection allows Kansas generators who have their waste reclaimed under a conractural agreement and meet certain other conditions to be exempt from complying with manifesting requirements. Adds new subsection (d) regarding inspection requirements. Each generator shall now document weekly inspections of hazardous waste storage areas in accordance with 40 CFR 265.15(d) as in effect on November 1, 1985. Adds a new subsection (e) regarding notification requirements. Requires submittal of an updated notification form whenever there is a change in the information originally contained in the notification form. Adds new subsection (f) regarding testing requirements. Requires a generator of hazardous waste to use a certified laboratory when conducting analysis to determine if a solid waste is a hazardous waste. Adds new subsection (g) regarding transportation requirements. Requires any generator shipping hazardous waste offsite to use only a transporter who is properly registered with the department according to K.A.R. 28-31-6.

K.A.R. 28-31-5. Hazardous waste disposal authorization. Revokes subsection (e) regarding special reports and the listing of specific waste prohibited from underground burial. Adds new subsection (e) regarding exception requests to the prohibition against underground burial of hazardous waste. This section establishes the criteria and the format for submittal of an exception request in order to be granted an exception to the prohibition of underground burial of hazardous waste. Adds new subsection (f) regarding public notice of hearing for exception request. This section establishes the procedures for public notice upon receipt of exception requests to the underground burial of hazardous waste and for conducting public

hearings on such a request. Adds new subsection (g) regarding approval or denial of an exception request. Establishes the procedures by which the secretary shall issue an order approving a request if it is determined that it is valid. If the request is denied the applicant shall be notified of the reasons why the request is not valid. Public notice of the final decision is also stipulated in this section.

K.A.R. 28-31-6. Standards for transporters of hazardous waste. Adopts by reference all federal regulations contained in 40 CFR 263 as in effect on November 1, 1985. Adds new subsection (d) regarding denial, suspension or revocation of registration. This section establishes standards by which the department may revoke, suspend or deny the registration of a transporter. Adds new subsection (e) regarding manifesting exemption. Establishes that hazardous waste which is being transported pursuant to a reclamation agreement as provided for in K.A.R. 28-31-4(c) shall be exempt from the requirements for manifesting.

K.A.R. 28-31-8. Standards for hazardous waste storage, treatment, and disposal facilities. Adopts by reference all federal regulations contained in 40 CFR 264, 265, 266 and 267 as in effect on November 1, 1985. Adds new subsection (b) regarding marking requirements. This section requires all hazardous waste container storage facilities to mark all containers in accordance with the standards of 40 CFR 264.34(a)(2) and (a)(3). Adds new subsection (c) regarding additional requirements. This section provides that any assignment, sale, conveyance or transfer of all or any part of the real property upon which a hazardous waste treatment, storage or disposal facility is or has been located shall be subject to terms and conditions as to the use of such property as the secretary shall specify to protect human health and environment. Adds new subsection (e) regarding hazardous waste injection wells. Establishes standards for design, construction and operation of hazardous waste injection wells. Also requirements for monitoring and testing of such wells are included.

K.A.R. 28-31-9. Hazardous waste storage, treatment, and disposal facility permits. Adopts by reference all federal regulations contained in 40 CFR 270 and 124 Subparts A, B, E, F, as in effect on November 1, 1985. Adds new subsection (b) regarding hazardous waste injection wells. This section requires each permit for a hazardous waste injection well to be reviewed at least every year to determine whether any reason exists to modify, revoke or reissue the permit. Adds new subsection (c) regarding background investigation of all permit applicants. This section requires that prior to submitting an application for a hazardous waste facility permit the applicant shall submit a disclosure statement. The statement shall specify information regarding past histories of the corporation and officers. This information shall be submitted on forms provided by the department.

K.A.R. 28-31-10. Hazardous waste monitoring fees. Revises payment of monitoring fees for hazardous waste disposal facilities. Each landfill and under-

(continued)

ground injection well facility shall pay \$10,000 per year monitoring fees. However, if the landfill or underground injection well facility requires continuous onsite witnessing of operations the monitoring fee shall be \$25,000. If onsite witnessing is conducted less than full time the secretary may establish an appropriate monitoring fee which is less than \$25,000 but greater than \$10,000. Also revises subsection (e) regarding payment of hazardous waste generator monitoring fees. This new language exempts Kansas generators from payment of monitoring fees provided that their hazardous waste is reclaimed in accordance with K.A.R. 28-31-4(c). A reclaimer, however, retains ownership of the hazardous waste and shall be subject to payment of monitoring fees.

Article 34—Hospitals

K.A.R. 28-34-3a. General Requirements. This regulation includes a variety of requirements that relate to emergency electrical service, the designation of areas in which smoking is prohibited, and the development of internal and external plans and procedures to follow in the event of a fire or natural disaster.

K.A.R. 28-34-4a. Visitors. This regulation establishes the age under which children must be accompanied by a responsible adult or receive permission by hospital personnel to visit in the hospital.

K.A.R. 28-34-9a. Medical Records Services. This regulation sets forth requirements for the organization and staffing and the facilities needed for a medical records service. It also sets forth requirements relative to the retention, confidentiality, and content of the patients' medical records.

K.A.R. 28-34-18a. Obstetrical and Newborn Services. This regulation sets forth the requirements for staffing of the service and the facilities and equipment to be provided. Required policies and procedures for the operation of the service are also described. The regulation also requires the establishment of a perinatal committee to monitor and evaluate patient services.

K.A.R. 28-34-29a. Long-Term Care Unit. This regulation includes various requirements that must be met if the hospital provides a distinct part long-term care unit. These include the scope of services that must be provided, the requirements for staffing the unit and their responsibilities for the care and treatment of patients. The regulation also requires the provision of specialized rehabilitation and social services for patients admitted to the unit that require these services.

K.A.R. 28-34-32a. Construction Standards. This regulation adopts by reference the 1984 Department of Health and Human Services guidelines for the construction of hospitals and sets forth the procedures for obtaining approval by the licensing agency for proposed construction projects.

K.A.R. 28-34-62a. Construction Standards. This regulation adopts by reference the 1984 Department of Health and Human Services guidelines for the construction of ambulatory surgical centers and sets forth the procedures for obtaining approval by the licensing agency for proposed construction projects.

Article 35—Radiation

K.A.R. 28-35-175a. Persons licensed. This regulation explains that a person may not receive, possess, use, transfer or dispose of radioactive material unless authorized by the regulations, by appropriate license or by exemption.

K.A.R. 28-35-176a. Type of licenses. This regulation describes the two types of radioactive materials licenses.

K.A.R. 28-35-177a. General license—source material. This regulation issues the general license for certain uses of source material.

K.A.R. 28-35-178a. General license—certain ionization devices. This regulation issues the general license for certain specific devices containing radioactive materials which produce ionized atmospheres to reduce static, or to act as ion generating tubes.

K.A.R. 28-35-178b. General license—certain measuring, gauging and control devices. This regulation issues the general license for devices containing radioactive material which is used for gauging, measuring or control.

K.A.R. 28-35-178c. General license. General license to install devices licensed pursuant to 28-35-178b. This regulation issues a general license to the persons installing devices which are licensed pursuant to 28-35-178b.

K.A.R. 28-35-178d. Luminous safety devices for use in aircraft. This regulation issues the general license for luminous safety devices in aircraft.

K.A.R. 28-35-178e. Americium 241 in the form of calibration or reference sources. This regulation issues the general license for Americium 241 calibration sources when used by persons already specifically licensed for other radioactive materials.

K.A.R. 28-35-178h. General license for use of byproduct material for certain in vitro clinical or laboratory testing. This regulation issues the general license for use of by-product material for clinical and laboratory in vitro medical testing.

K.A.R. 28-35-178i. General licenses for certain units of radium 226. This regulation issues a general license to use radium 226 in units not exceeding 0.1 microcurie each.

K.A.R. 28-35-197a. Application for specific license. This regulation describes the procedure for submitting an application for a specific license.

K.A.R. 28-35-180a. Grant or denial of specific license. This regulation describes in general the criteria to be used to determine whether to grant a radioactive materials license.

K.A.R. 28-35-181a. Specific licenses for materials, human use of radioactive material in a medical institution. This regulation describes the specific criteria for issuance of a specific license to a medical institution.

K.A.R. 28-35-181b. Specific licenses to individual physicians for human use of radioactive material. This regulation describes the specific criteria for issuance of a specific license to an individual physician.

K.A.R. 28-35-181c. Specific licenses for human use of radioactive material in sealed sources. This regulation describes the specific criteria for issuance of a specific license to use sealed radioactive sources in medical therapy.

K.A.R. 28-35-181d. Specific licenses for a group or groups of medical uses. This regulation describes a means whereby a medical institution or a physician may be licensed to possess and use a large number of different radioactive sources for use which are grouped according to the type of use.

K.A.R. 28-35-181e. Special license for certain items containing radioactive materials other than source, by-product or special nuclear materials. This regulation describes the criteria for issuance of a license to use radioactive materials other than source, by-product and special nuclear materials.

K.A.R. 28-35-181f. Special licenses for introduction of radioactive material into products in exempt concentrations. This regulation describes the criteria for issuance of a license authorizing the introduction of radioactive materials into products in exempt concentrations.

K.A.R. 28-35-181g. Special licenses for use of sealed sources in industrial radiography. This regulation describes the criteria for issuance of a license to perform industrial radiography using radioactive sealed sources.

K.A.R. 28-35-181h. Specific license to manufacture and distribute the devices specified in K.A.R. 28-35-178b. This regulation describes the criteria for issuance of a specific license authorizing manufacture and distribution of devices licensed pursuant to K.A.R. 28-35-178b.

K.A.R. 28-35-181i. Special license to manufacture, distribute, assemble or repair luminous safety devices used in aircraft. This regulation describes the criteria for issuance of a license authorizing individuals to manufacture, assemble, or repair luminous safety devices used in aircraft.

K.A.R. 28-35-181j. Special licenses to manufacture and distribute calibration sources containing Americium 241 or plutonium. This regulation describes the criteria for issuance of a license authorizing the manufacture and distribution of calibration sources to persons generally licensed pursuant to 28-35-178e.

K.A.R. 28-35-181k. Specific licenses to manufacture and distribute to ice detection devices. This regulation describes the criteria for issuance of a license authorizing the manufacture and distribution of ice detection devices.

K.A.R. 28-35-1811. Specific license to manufacture and distribute industrial products containing depleted uranium. This regulation describes the criteria for issuance of a license to manufacture and distribute devices containing depleted uranium.

K.A.R. 28-35-181m. Special license to manufacture and distribute radiopharmaceuticals containing radioactive material for medical use under group licenses. This regulation describes the criteria for issuance of a license to manufacture and distribute radiopharma-

ceuticals which are to be used for the uses described in K.A.R. 28-35-199a.

K.A.R. 28-35-181n. Specific license to manufacture and distribute generators or reagent kits for preparation of radiopharmaceuticals containing radioactive materials. This regulation contains the criteria for issuance for a specific license authorizing the manufacture and distribution of generators or reagent kits which are used in a medical institution to prepare radiopharmaceuticals.

K.A.R. 28-35-1810. Specific license to manufacture and distribute devices for use as a calibration source, or for certain medical uses. This regulation contains the criteria for issuance of a license to manufacture and distribute sources or devices used by other licensees for calibration, reference, or therapeutic medical purposes.

K.A.R. 28435-181p. Specific license to manufacture or distribute radioactive material for use by persons generally licensed under K.A.R. 28-35-178h. This regulation describes the criteria for issuance of a license to manufacture or distribute radioactive material to persons whose possession and use are authorized under K.A.R. 28-35-178h.

K.A.R. 28-35-181q. Special licenses concerning gas and aerosol detectors containing radioactive material other than source, by-products and special nuclear material. This regulation describes the criteria for issuance of a license authorizing the manufacture and distribution of gas and aerosol detectors containing radioactive sources other than source, by-product or special nuclear material which are distributed to persons exempt from these regulations.

K.A.R. 28-35-181r. Special licenses to manufacture, process, import, distribute or transfer radioactive materials to persons exempt from regulations pursuant to K.A.R. 28-35-192a. This regulation describes the criteria for issuance of a license to manufacture, process, produce, import, package, repackage, or transfer quantities of radioactive material other than source, by-product or special nuclear material to persons exempt from these regulations.

K.A.R. 28-35-182a. Specific license of broad scope. This regulation describes the general criteria for issuance of a license to use unnamed radioactive materials in limited quantities for research and development.

K.A.R. 28-35-182b. Qualifications for a type A specific license of broad scope. This regulation describes the qualifications the applicant must fulfill prior to issuance of the TYPE A broad license.

K.A.R. 28-35-182c. Qualification for a type B specific license of broad scope. This regulation describes the qualifications the applicant must fulfill prior to issuance of a TYPE B broad license.

K.A.R. 28-35-182d. Qualification for a type C specific license of broad scope. This regulation describes the qualifications the applicant must fulfill prior to issuance of a TYPE C broad license.

K.A.R. 28-35-182e. Restrictions on specific licenses

of broad scope. This regulation describes the special restrictions on the use of radioactive material under a license of broad scope.

K.A.R. 28-35-183a. Conditions imposed upon any specific license. This regulation indicates the secretary may incorporate in any license, any time, such conditions as may be necessary to protect health and minimize danger to life and property and assure proper reporting or prevent loss or theft of radioactive material.

K.A.R. 28-35-184a. Specific conditions on all licenses. This regulation outlines seven conditions which are applicable to all licenses.

K.A.R. 28-35-185a. Expiration of licenses. This regulation indicates all specific licenses shall expire at the end of the day, in the month and year stated on the license.

K.A.R. 28-35-186a. Renewal of licenses. This regulation provides that a license shall not expire until action is taken by the secretary if an application for renewal is received 30 days prior to the expiration date.

K.A.R. 28-35-187a. Amendment of licenses at request of licensee. This regulation describes the procedure to be used by a licensee to request an amendment to the license.

K.A.R. 28-35-188a. Department action on application to renew or amend. This regulation indicates that renewal or amendment of a license will depend upon the same criteria as issuance of a new license.

K.A.R. 28-35-189a. Advance notification of transport of nuclear waste. This regulation describes the action that must be taken by licensees transporting or delivering for transport nuclear waste.

K.A.R. 28-35-190a. Transfer of material. This regulation indicates how radioactive material transfers by licensee shall be conducted.

K.A.R. 28-35-191a. Modification, revocation and termination of licenses. This regulation establishes the conditions under which a license shall be modified, revoked or terminated.

K.A.R. 28-35-192a. Exemption; source material. This regulation exempts from licensing and control persons who acquire, possess, or use source material in specific concentrations or devices.

K.A.R. 28-35-192b. Exemptions; exempt concentration of radioactive material. This regulation exempts from licensing and control persons who acquire, possess, or use radioactive material in concentrations lower than those established in K.A.R. 28-35-198a.

K.A.R. 28-35-192c. Exceptions; other radioactive materials. This regulation lists those devices the possession and use of which are exempted from the regulations.

K.A.R. 28-35-192d. Exemptions; resins containing scandium-46 and designed for sand consolidation in oil wells. This regulation exempts the possession and use scandium-46 sands from the regulations.

K.A.R. 28-35-192e. Exemption; gas and aerosol detectors containing radioative material. This regulation

exempts the possession and use of gas and aerosol detectors from these regulations.

K.A.R. 28-35-192f. Exemptions; self-luminous products containing tritium, krypton-85 or promethium-147. This regulation exempts from these regulations persons who possess or use devices using tritium, krypton-85 or promethium-147 as light sources.

K.A.R. 28-35-192g. Exemption; exempt quantities. This regulation exempts persons from control who received before January 1, 1972 radioactive material then distributed pursuant to a general license.

K.A.R. 28-35-193a. Pre-licensing inspections. This regulation authorizes the department to verify information provided by an applicant during a pre-licensing inspection.

K.A.R. 28-35-194a. Reciprocal recogniton of licenses. This regulation issues a general license to licensees of the U.S. NRC or any other Agreement State to perform the same tasks in Kansas authorized in a specific license issued by that jurisdiction.

K.A.R. 28-35-195a. Intrastate transportation of radioactive materials. This regulation issues a general license to common, contract and private carriers to transport radioactive material provided the transport is conducted in accordance with U.S. Department of Transportation regulations.

K.A.R. 28-35-196a. Preparation of radioactive material for transport. This regulation describes the conditions and procedures to be followed in preparing a package of radioactive material for transport.

K.A.R. 28-35-196b. Transportation of radioactive material. This regulation limits Kansas licensees transportation of radioactive materials to the type and quantity contained in their general or specific license or to certain very small quantities.

K.A.R. 28-35-197a. Schedule B. Exempt quantities of radioactive materials. This regulation is a list of all the radioactive materials and the quantity of each which is exempt from control.

K.A.R. 28-35-198a. Schedule C. Exempt concentrations. This regulation is a list of all the radioactive materials, the concentrations of which as a gas or a solid are exempt from control.

K.A.R. 28-35-199a. Schedule D. Groups of material uses of radioactive material. This regulation lists each of radioactive materials which may be used in Medical Groups I through VI.

K.A.R. 28-35-200a. Schedule E. Possession limits under type B & C specific licenses of broad scope. This regulation lists the radioisotopes and the maximum quantity of which may be possessed and used under a specific license of broad scope type by B or C.

K.A.R. 28-35-175 through 28-35-200 were revoked.

K.A.R. 28-35-223b. Waste classification. This regulation describes the method to be used by licensees to classify the radioactive waste generated for disposal.

K.A.R. 28-35-223c. Waste characteristics. This regulation establishes the minimum requirement for packaging radioactive waste and also establishes certain

physical characteristics of waste which will not be acceptable.

K.A.R. 28-35-223d. Labeling. This regulation requires every package of waste be labeled as to its classification.

K.A.R. 28-35-231b. Transfer for disposal and manifests. Adopts by reference the national standard for waste transfers and manifests for radioactive material shipments as published by the United States Nuclear Regulatory Commission.

Article 39—Licensure of Adult Care Homes

K.A.R. 28-39-77a. This new regulation is authorized by modification to K.S.A. 39-954 (L. 1985, Ch. 151, Sec. 1). The regulation establishes conditions a person must meet in order to be designated a receiver of adult care homes by the agency.

K.A.R. 28-39-87. This regulation governs nursing services in skilled care nursing facilities and intermediate care nursing facilities. The regulation requires intermediate care nursing facilities to have a licensed nurse on duty at all times. Provisions for a waiver of this requirement are included.

Article 46—Underground Injection Control Regulations

K.A.R. 28-46-1. Update of references to federal regulations; citation changes.

K.A.R. 28-46-2. Update of references to federal regulations; citation change; "cone of impression" and "calculated zone of endangering influence" are defined.

K.A.R. 28-46-3. Update of references to federal regulations; citation change.

K.A.R. 28-46-4. Citation change.

K.A.R. 28-46-5. Update of references to federal regulations; citation changes; adopted the provisions of K.S.A. 1984 Supp. 65-3437, as amended by L. 1985, Ch. 218, Sec. 3, which relate to hazardous waste injection wells.

K.A.R. 28-46-6 through 28-46-9. Update of references to federal regulations; citation change.

K.A.R. 28-46-10. Citation change; permits for Class I hazardous waste injection wells shall be reviewed at least annually to determine whether they should be modified, revoked and reissued, or terminated (all other permits are reviewed at least once every five years).

K.A.R. 28-46-11 through 28-46-22. Upddate of reference to federal regulations; citation change.

K.A.R. 28-46-23. Citation change; grammatical change.

K.A.R. 28-46-24. Update of reference to federal regulation; citation changes; for Class I hazardous waste injection wells, adopted were K.A.R. 28-31-8(a) and (d), K.A.R. 28-31-9(c) and K.A.R. 28-31-10(c); pretreatment requirements were also established for Class I hazardous waste injection wells.

K.A.R. 28-46-25. Citation change; rephrase.

K.A.R. 28-46-26. Update of reference to federal regulations; citation change; rephrase.

K.A.R. 28-46-27. Update of references to federal regulations; citation change.

K.A.R. 28-46-28. Citation change; all systems operating on other than zero or negative wellhead pressure injection of hazardous wastes shall be prohibited.

K.A.R. 28-46-29. Update of references to federal regulations; citation change.

K.A.R. 28-46-30. Update of references to federal regulations; citation change; for Class I hazardous waste injection wells certain parameters are to be monitored continuously and reported monthly to the department and the number of monitoring wells necessary shall be determined by the secretary.

K.A.R. 28-46-31. Update of references to federal regulations; citation changes; adopted the provisions of K.S.A. 1984 Supp. 65-3439, as amended by L. 1985, Ch. 218, Sec. 4 which relate to hazardous waste injection wells; applicant for a hazardous waste injection well is to provide information necessary for the secretary to determine that injection of the hazardous waste is the most reasonable method after consideration of all other options; in an application for a hazardous waste injection well, a report is to be prepared which will show the location of each abandoned oil and gas well and exploratory hole within the area of review as determined through a record search and field survey.

K.A.R. 28-46-32. Citation change; rephrase; established the area of review for Class I hazardous waste injection wells as ½ mile or shall extend to the limits of the calculated zone of endangering influence, whichever is greater.

K.A.R. 28-46-33. Update of reference to federal regulation; citation change; rephrase; all mechancial integrity tests are to be witnessed by the department; for hazardous waste injection wells, mechanical integrity must be demonstrated once every two years.

K.A.R. 28-46-34. Update of references to federal regulations; citation change.

K.A.R. 28-46-35. Citation change; rephrase.

K.A.R. 28-46-36 through 28-46-38. Update of references to federal regulation; citation change.

K.A.R. 28-46-39. Update of reference to federal regulation; citation change; rephrase.

K.A.R. 28-46-40. Citation change; rephrase.

K.A.R. 28-46-41. Update of reference to federal regulation; citation change.

K.A.R. 28-46-42. Citation change; rephrase.

Aricle 48—Spill Reporting Regulations

K.A.R. 28-48-1. Contains the definitions which are applicable within Article 48. The terms owner, person responsible, and waters of the state are defined.

K.A.R. 28-48-2. As authorized by K.S.A. 65-171d, the discharge or escape of any material which contaminates or threatens to contaminate or alter the waters of the state or which pollutes the soil must be reported to the Kansas Department of Health and Environment.

(continued)

The owner, owner's representative or person responsible shall immediately report such emergency or accidental discharge of materials to the department.

Article 51—Home Health Agency Regulations

K.A.R. 28-51-100. Definitions. This section defines 23 terms and phrases referenced throughout the body of the regulations.

K.A.R. 28-51-101. Licensing Procedure. This section sets procedures for initial and renewal licensure of home health agencies, as well as requiring notification of the licensing agency of change of administrator and changes in services. Submittal of an annual statistical report is also required.

K.A.R. 28-51-102. License Fee. Requirements for licensure fees based on a sliding schedule are described in this section. Initial and renewal applications must be accompanied by the appropriate fee.

K.A.R. 28-51-103. Organization and Administration. This section requires each home health agency to have a governing body with legal authority to operate the agency and an administrator to manage the agency. Duties and responsibilities of the governing body and administrator are outlined. Personnel requirements for employees and personnel under contract are also defined. Employees of any agency are responsible for reporting any evidence of abuse, neglect, or exploitation of any patient served by the agency.

K.A.R. 28-51-104. Home Health Services. Provisions for the delivery of home health services are outlined in this section. Requirements for written plans for patient care and review of plans by appropriate health professionals are included. Summary reports are required to be sent to attending physican every 60 days. Supervisory requirements of home health aide services are defined.

K.A.R. 28-51-105. Nursing Services. This section requires nursing services to be provided under the supervision of a registered nurse and in accordance with a plan of care. Initial evalution visits, re-evaluations, and revisions in plan of care shall be made by a registered nurse.

K.A.R. 28-51-106. Therapy Services. Personnel required to provide therapy services directly or under arrangement are listed. Therapists are required to evaluate, re-evaluate, and make revisions in patient's therapy plan of care.

K.A.R. 28-51-107. Social Services. A social worker is required to participate in the development of a patient's plan of care and provide services in accordance with the plan.

K.A.R. 28-51-108. Home Health Aide Services. Supervision and limitations on scope of service provided by home health, aides are defined.

K.A.R. 28-51-109. Nutritional and Dietary Consultation. Services provided must be in accordance with written plan, with patient evaluation and plan development by a dietitian required.

K.A.R. 28-51-110. Clinical Records. Maintenance of clinical records are required and content of records is

defined. Retention of records is required for five years. Written policies and procedures safeguarding against loss or unauthorized use of records are required.

K.A.R. 28-51-111. Patient's Bill of Rights. Governing body is required to establish patient's bill of rights; minimum provisions defined.

K.A.R. 28-51-112. Home Health Aide Training Program. Requirements for home health aides are defined as well as procedures for examination and certification of same. Qualifications for home health aide course instructors also defined and one time challenge examination permitted.

> BARBARA J. SABOL Secretary of Health and Environment

Doc. No. 004065

(Published in the KANSAS REGISTER, April 3, 1986.)

HOUSE BILL No. 3101

An ACT making and concerning appropriations for the fiscal year ending June 30, 1986, for the department on aging; authorizing certain transfers, imposing certain restrictions and limitations, and directing or authorizing certain receipts and disbursements and acts incidental to the foregoing.

Be it enacted by the Legislature of the State of Kansas:

Section 1. For the fiscal year ending June 30, 1986, appropriations are hereby made, restrictions and limitations are hereby imposed, and transfers, receipts, disbursements and acts incidental to the foregoing are hereby directed or authorized as provided in this act.

Sec. 2.

DEPARTMENT ON AGING

(a) The expenditure limitation established by the state finance council on the training programs-federal fund is hereby increased from \$35,649 to \$45,649.

Sec. 3. Appeals to exceed limitations. Upon written application to the governor and approval of the state finance council acting on this matter which is hereby characterized as a matter of legislative delegation and subject to the guidelines prescribed in subsection (c) of K.S.A. 75-3711c and amendments thereto, expenditures from special revenue funds may exceed the amounts specified in this act.

Sec. 4. Effective date. This act shall take effect and be in force from and after its publication in the Kansas register.

I hereby certify that the above BILL originated in the HOUSE, and passed that body March 11, 1986.

MIKE HAYDEN Speaker of the House. GENEVA SEWARD Chief Clerk of the House.

Passed the SENATE March 26, 1986

ROBERT V. TALKINGTON President of the Senate. LU KENNEY Secretary of the Senate.

APPROVED March 31, 1986.

JOHN CARLIN Governor.

STATE OF KANSAS

Office of Secretary of State

I, JACK H. BRIER, Secretary of State of the State of Kansas, do hereby certify that the above and foregoing is a correct copy of the original enrolled bill now on file in my office.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal, this 31st day of March, 1986.

JACK H. BRIER Secretary of State.

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